IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: CHAPTER 7

JOHN THOMAS KLITSCH, II and BANKRUPTCY NO.: 5-17-bk-01298-JJT

CHRISTINA KLITSCH. [Doc. #61]

DEBTORS

IN RE: CHAPTER 7

JAIRO J. LOPEZ, BANKRUPTCY NO.: 5-17-bk-02270-JJT

> **DEBTOR** [Doc. #53]

IN RE: CHAPTER 7

ERICKA NICOLE MULLIN, BANKRUPTCY NO.: 5-17-bk-02271-JJT

> **DEBTOR** [Doc. #47]

IN RE: CHAPTER 7

GREGORY J. SHINER, BANKRUPTCY NO.: 5-17-bk-03137-JJT

> **DEBTOR** [Doc. #45]

IN RE: CHAPTER 7

BANKRUPTCY NO.: 5-17-bk-03134-JJT MELISSA M. VALUKEVICH,

> DEBTOR [Doc. #53]

IN RE: **CHAPTER 7**

CAROLINE OULD, BANKRUPTCY NO.: 5-17-bk-03143-JJT

> **DEBTOR** [Doc. #45]

WILLIAM G. SCHWAB, TRUSTEE FOR : {Nature of Proceeding: Opinion re: Motion EACH OF THE ABOVE-NAMED CASES, : for Section 105 Sanctions and Disgorge

> **MOVANT** Counsel Fees}

KEVIN TANRIBILIR, UPRIGHT LAW, JASON R. ALLEN, LAW SOLUTIONS CHICAGO LLC, LAW SOLUTIONS LLP:

and UPRIGHT LAW LLC,

VS.

RESPONDENTS

TECHNICAL CORRECTION TO OPINION **FILED JUNE 13, 2018**

The Opinion of this Court filed June 13, 2018, and which can be found at *In re Klitsch*,

587 B.R. 287 (Bkrtcy. M.D.Pa. 2018), shall be corrected as follows:

The sentence "The Judicial Code of Conduct, Canon 4.A.(5) requires that I take

appropriate action which, in this case, compels a referral to the United States Attorney for the District." located on page 11, lines 1 through 3 of the written Opinion, (*In re Klitsch*, 587 B.R. at 295), shall be changed to read "The Judicial Code of Conduct, Canon 3.B.(5) requires that I take appropriate action which, in this case, compels a referral to the United States Attorney for the District."

By the Court,

John J. Thomas, Bankruptcy Judge (CMP)

Date: October 31, 2018

[K:\Cathy\Opinions-Orders filed 2018\5-17-bk-01298-JJT\Klitsch et al_Schwab_v_Upright_Law et al_Correction pdf]